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IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

ORIGINAL

JOHN RICHARD JAE  
Plaintiff,

vs.

KENNETH D. KYLER, et al.  
Defendants.

FILED

OCT 15 2001

HARRISBURG, PA DEPUTY CLERK

CR# 16-1-CV-00-03  
US District Judge Ramo  
Magistrate Judge SmythMOTION FOR ENLARGEMENT OF TIME

Comes now, the Plaintiff & his Counsel in the above-entitled case John Richard Jae, as a Layman Unlettered in the first & senses of the Laws & legal Procedures within the United States & files his Motion for Enlargement of Time, pursuant to Fed. R. Civ. P., 6(b), & avers, deposes & states:

1. On or about October 17, 2000, Defendants, by Counsel, filed their Motion for Summary Judgment and Statement of Undisputed Facts in the above case. A Memorandum in Support of Motion for Summary Judgment was filed here about December 5, 2000.

2. Due to the facts that on September 22, 2001, Plaintiff sent him that he will be filing along with his Brief in Opposition to Defendants' Motion for Summary Judgment And Memorandum of Law in Support of his Christian Friend for photocopying of such & so he has en of such for this Court, Counsel for the Defendants & himself & his Christian Friend Enrie Fredrick has not returned such back to this Plaintiff will be doing so by October 22, 2001, Plaintiff is unable to file a Brief in Opposition to Defendants' Motion for Summary Judgment And Support and his Appendix of Exhibits, herein, by the present due date for October 4, 2001, & thus he requests one final enlargement of time (21) twenty-one days from this date in which to file & serve Brief in Opposition to Defendants' Motion for Summary Judgment And Memorandum in Support and Appendix of Exhibits, herein this to include October 25, 2001.

(W) HEREBY, Plaintiff John Richard Jare, prays  
that this Court will grant him an <sup>FTM</sup> enlargement of time of  
twenty-one (21) days, to ~~including~~ including October 25, 2001,  
which to file & serve his Brief In Opposition To  
Defendants' Motion For Summary Judgment And Memorandum  
Support and his Appendix Of Exhibits, herein this case:

AND HE SHALL EVER PRAY  
RESPECTFULLY SUBMITTED

(s) ~~John Richard Jare~~  
MR. JOHN RICHARD JARE  
HBQ-3019  
SOI - Greene/SMU  
175 Progress Drive  
Wynnesburg, PA. 15370-8000

Plaintiff and Pro Se Counsel

Dated: 4th OCTOBER 2001

State vs. Kyle, et al.  
CRIM No. 1:CV-00-0315  
CERTIFICATE OF SERVICE

I certify that on 10/04/01, I mailed to the person listed below a true & correct carbon copy of Plaintiff's Motion for Enlargement of Time, by way of U.S. 1st Class Mail, postage prepaid and addressed to:

MR. Michael L. Harvey, SDAG  
Office of the Attorney General of Pennsylvania  
15th Floor - Strawberry Square  
Harrisburg, PA. 17101

I certify that on 10/04/01, I gave to [REDACTED] Prison official here the original of the above same document, for mailing to the

I certify under penalty of perjury & pursuant to 28 USC 1746 that the above is true & correct.

(9) John Richard  
MR. JOHN RICHARD  
#B2-3219  
Sgt - Greene/SMU  
175 Progress Drive  
Waynesburg, PA. 15370  
Plaintiff and his Sec

Dated/Executed on:

4th OCTOBER 2001:

At: Waynesburg, Pennsylvania:

From The Desk Of:  
MR. John Richard Jae,  
#BQ-3219  
Sgt. Greene/SMU  
175 Progress Drive  
Waynesburg, PA 15370-8089  
October 4, 2001

To: Office of the Clerk,  
U.S. District Court  
228 Walnut Street  
P.O. Box 983  
Harrisburg, PA 17108-0983

Re: Stie vs. Kyle et al.  
Civil No. 00-0315

Dear Clerk:

Please file the Plaintiff's Motion For Enlargement  
herein the above-entitled Civil Rights Action:

Sincerely,

(s) John Richard Jae  
MR. JOHN RICHARD JAE,  
Plaintiff and Pro Se Counsel

CC: MR. Michael L. Harvey, SDAG  
w/enc.